IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

AMERICAN ENVIRONMENTAL	:
ENTERPRISES, INC., d/b/a	:
THESAFETVHOUSE COM	•

: CIVIL ACTION

Plaintiff, :

No. 2022-cv-00688 (JMY)

v.

MANFRED STERNBERG, ESQUIRE, and MANFRED STERNBERG & :
ASSOCIATES, PC, and CHARLTON :
HOLDINGS GROUP, LLC, and :
SAMUEL GROSS a/k/a SHLOMO :
GROSS, and GARY WEISS, :
and ASOLARDIAMOND, LLC a/k/a, :
ASOLAR. LLC, and DAPHNA :
ZEKARIA, ESQUIRE, and SOKOLSKI :
& ZEKARIA, P.C. :

:

Defendants. :

ORDER GRANTING PLAINTIFF'S RULE 36(a)(6) MOTION

AND NOW, this	day of	2024, upon	consideration of the
plaintiff's Motion under Rule 3	6(a)(6) of the Federal Ru	ıles, seeking a Court d	letermination deeming
as admitted, Plaintiff's Rule 3	6 Requests for Admissi	on served on June 17	, 2024, on defendants
Manfred Sternberg, Esquire	and Manfred Sternb	erg & Associates,	PC (the "Sternberg
Defendants"), and for an award	l of attorney fees and cos	sts under Rule 37(a)(5) of the Federal Rules,
filed by plaintiff American Er	vironmental Enterprise	s, Inc., d/b/a THE SA	AFEEYHOUSE.COM
("Plaintiff"), and upon further	er reconsideration of a	ny responses to the	Motion filed by the
Defendants, and for good caus	e shown therefor, it is C	ORDERED as follows	s:

1. The Motion is **GRANTED**.

- 2. Plaintiff's Requests for Admission Nos. 7, 20, 25-27, 29, 30, 41-43, 48, 54-56, 64-67, 70-74, 78-83, 86, 87, 89-92, 94-104, 106-111, 114-116, 118, 119, 122, 125, 126, 129-132, 134, 135, and 151-158, are deemed as admitted, by reason of the Sternberg Defendants' improper responses to those RFAs, because they stated that "this document speaks for itself" or "the documents peak for themselves" or "this document speaks for itself and any characterization thereof is denied" which is NOT a proper response to those Plaintiff's RFAs; and
- 3. Plaintiff's Requests for Admission Nos. 2, 4, 5, 11, 12, 16, 17, 44, 147, 148, 150, 165, and 166, are deemed as admitted, by reason of the Sternberg Defendants' improper responses to those RFAs, because they stated that they "lack knowledge" which is NOT a proper response to those Plaintiff's RFAs; and
- 4. Deeming as admitted, Plaintiff's Requests for Admission Nos. 35-40, 45-59, 64-66, 68-71, 73, 74, 77-80, 112-113, and 120-121, are deemed as admitted, by reason of the Sternberg Defendants' failure to respond to the substance of those specific Plaintiff RFAs; and
- 5. Deeming as admitted, Plaintiff's Requests for Admission Nos. 13, 14, 19, 32-34, 60-63, 75, 76, 84, 85, 88, 90, 128, 136-146, 149, 159-164, 167, and 169-172, are deemed as admitted, because the Sternberg Defendants simply stated "denied" without providing the facts to support said denials
- 6. An award of attorney's fees and costs of \$3,500.00 are entered in favor of plaintiff against the Sternberg Defendants, and said sanctions shall be paid by the Sternberg Defendants

within ten (10) days from the date of this Order.		
	BY THE COURT:	
	John M. Younge,	U.S.D.J.